RENE L. VALLADARES 1 Federal Public Defender 2 State Bar No. 11479 JOY CHEN Assistant Federal Public Defender 411 E. Bonneville, Ste. 250 Las Vegas, Nevada 89101 4 (702) 388-6577/Phone (702) 388-6261/Fax 5 Joy Chen@fd.org 6 Attorney for Joshua Hubbard 7 UNITED STATES DISTRICT COURT 8 **DISTRICT OF NEVADA** 9 UNITED STATES OF AMERICA, Case No. 2:22-mj-00025-DJA 10 Plaintiff, ORDER to Extend Deadlines to Conduct Preliminary Hearing and 11 File Indictment (First Request) v. 12 JOSHUA HUBBARD, 13 Defendant. 14 15 16 IT IS HEREBY STIPULATED AND AGREED, by and between JASON M. 17 FRIERSON, United States Attorney, and JUSTIN J. WASHBURNE, Assistant United 18 States Attorney, counsel for the United States of America, and JOY CHEN, Assistant 19 Federal Public Defender, counsel for Defendant JOSHUA HUBBARD, that the 20 preliminary hearing in the above-captioned matter, currently scheduled for November 21, 21 2023 at the hour of 4:00 p.m., be vacated and continued for thirty (30) days, to a date and 22 time to be set by this Honorable Court. 23 This stipulation is entered into for the following reasons: 24

1	1.	The Government needs additional time to produce relevant discovery to	
2	Defense Counsel.		
3	2.	Defense Counsel needs additional time to review the discovery, conduct	
4	additional investigation, and confer with the Defendant about how he would like to		
5	proceed.		
6	3.	If this matter is not resolved pre-indictment, government counsel needs	
7	additional time to bring this matter before the grand jury for indictment.		
8	4.	The parties agree to the continuance.	
9	5.	Defendant JOSHUA HUBBARD is in custody and does not object to the	
10	continuance.		
11	6.	Additionally, denial of this request for continuance could result in a	
12	miscarriage of justice.		
13	7.	The additional time requested herein is not sought for purposes of delay, but	
14	to allow for a potential pre-indictment resolution of the case.		
15	8.	The additional time requested by this stipulation, is allowed, with the	
16	defendant's consent under the Federal Rules of Procedure 5.1(d).		
17	9.	This is the first request for a continuation of the preliminary hearing.	
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1	DATED this 16th day of November, 2023.		
2		Respectfully submitted,	
3	RENE VALLADARES Federal Public Defender	JASON M. FRIERSON United States Attorney	
4	/s/ Joy Chen	/s/Justin J. Washburne	
5	JOY CHEN Assistant Federal Public Defender Counsel for Defendant Joshua Hubbard	JUSTIN J. WASHBURNE Assistant United States Attorneys	
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7	Joshua Hubbaru		
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## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

DISTRICT OF NEVADA				
UNITED STATES OF AMERICA,	Case No. 2:22-mj-00025-DJA			
Plaintiff, v. JOSHUA HUBBARD,	[Proposed] Order on Stipulation to Extend Deadlines to Conduct Preliminary Hearing and File Indictment			
Defendant.				
Based on the stipulation of counsel, good	cause appearing, and the best interest of			
justice being served; the time requested by this sti	pulation being excludable in computing			
the time within which the defendant must be indi	cted and the trial herein must commence			
pursuant to the Speedy Trial Act, 18 U.S.C. § 3161(b) and (h)(7)(A), and Federal Rule of				
Criminal Procedure 5.1, considering the factors under 18 U.S.C. § 3161(h)(7)(B)(i) and (iv)				
IT IS THEREFORE ORDERED that the preliminary hearing currently scheduled				
on November 21, 2023 at the hour of 4:00 p.m., b January 8, 2024, at 4:00 p.m., Courtroom 3A.				
DATED this day of November, 2023.				
	NORABLE DANIEL J. ALBREGTS ITED STATES MAGISTRATE JUDGE			